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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	7 10
08/854,686 0	5/12/97	ROSS	C	7[†]7/90-46762.	٦/ر
FEVERINGE DEGR	QM02/1004 EVERIDGE DEGRANDI WEILACHER & YOUNG		☐ KASH	EXAMINER INTRUW, A	
SUITE 800 1850 M STREET WASHINGTON DC	NW			RT UNIT PAPER NUMBER] g
			DATE	MAILED 10/04/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

Application No. 08/854,686

Applicant(s)

Ross et al

Examiner

Andres Kashnikow

Group Art Unit 3752



X Responsive to communication(s) filed on IDS filed 6/12 & 22, 19	98 and 8/3/99 .			
☐ This action is FINAL .				
☐ Since this application is in condition for allowance except for form in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.E.				
A shortened statutory period for response to this action is set to expis longer, from the mailing date of this communication. Failure to re application to become abandoned. (35 U.S.C. § 133). Extensions of 37 CFR 1.136(a).	spond within the period for response will cause the			
Disposition of Claims				
	is/are pending in the application.			
Of the above, claim(s)	is/are withdrawn from consideration.			
☐ Claim(s)				
Claims are subject to restriction or election requirement.				
Application Papers See the attached Notice of Draftsperson's Patent Drawing Rev. The drawing(s) filed on	by the Examiner. is approved disapproved. or 35 U.S.C. § 119(a)-(d). priority documents have been or 07/620,416 rnational Bureau (PCT Rule 17.2(a)).			
Attachment(s)				
X Notice of References Cited, PTO-892				
	<u>5-7</u>			
☐ Interview Summary, PTO-413				
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948☐ Notice of Informal Patent Application, PTO-152				
SEE OFFICE ACTION ON THE F	FOLLOWING PAGES			

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1. The Information Disclosure Statements file June 12 and 22, 1998, and August 3, 1999 have been considered.

- 2. The Drawings filed May 12, 1997 have been approved by the Official Draftsman.
- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ketcham in view of Steinmeier et al (German Patentschrift No. 264,552).

Claim 4 corresponds to patented claim 4 rewritten in independent form. As acknowledged by applicants in the declaration accompanying the instant reissue application, the Ketcham patent discloses all that was recited in patented claim 1. Thus the only feature recited in claim 4 that does not appear in Ketcham, is the liquid repellant coating applied to the front surface of the perforate membrane. Steinmeier et al discloses that at least the surface of the ultrasonic device that contacts the substance to be atomized should be coated with a layer that is resistant to the substance to be atomized to provide increased reliability, and meet all chemical, mechanical and physiological requirements, particularly with respect to dynamic loads and adhesion. Thus, it would have been obvious to one having ordinary skill in the art at the time of the invention to

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have coated at least the front surface of the membrane 13 of Ketcham with a liquid repellant coating as suggested by Steinmeier et al, to increase the reliability of Ketcham's device.

5. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ketcham in view of Maehara et al '234.

Claim 5 corresponds to patented claim 5 rewritten in independent form. As acknowledged by applicants in the declaration accompanying the instant reissue application, the Ketcham patent discloses all that was recited in patented claim 1. Thus, the only feature recited in claim 5 that does not appear in Ketcham, is the type of liquid being atomized. Maehara et al '234 in column 1, lines 1-9 suggests that devices such as the one being claimed by applicants can be used to atomize a wide variety of liquids. Thus, it would have been obvious to one having ordinary skill in the art at the time of the invention to have used Ketcham's device to atomize pharmaceutical products in aqueous solution or suspension in view of the suggestion by Maehara et al '234 that such devices can be used to atomize a wide variety of products.

6. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ketcham in view of Maehara et al '234 as applied against claim 5 above, and further in view of TSI Inc. Catalog "Vibrating Orifice Aerosol Generator" and "Generation of Monodisperse Aerosol Standards" (Environ. Sci. Technology, Vol. 7, No.2, pp:147-153).

Claim 6 corresponds to patented claim 6 rewritten in independent form. Again, as acknowledged by applicants in the declaration accompanying the instant reissue application, the Ketcham patent discloses all that was recited in patented claim 1. Thus, the features recited in

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claim 6 that do not appear in Ketcham are the type of liquid being atomized (already addressed by the Maehara et al reference), and the size of the holes at the front surface. The TSI catalog and the article "Generation of Monodisperse Aerosol Standards" describe the correlation between orifice size and droplet size. Thus, it is deemed to have been well within the realm of one having ordinary skill in the art at the time of the invention to have determined the appropriate orifice size for the device of Ketcham in order to produce the desired particle size, in view of the article and catalog.

- 7. Claims 1-3, and 7-17 are allowed.
- Any inquiry concerning this communication should be directed to Andres Kashnikow at 8. telephone number (703) 308-1137.

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